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FILED
APR 26 2011
RICHARD M. MYERS
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND

UNITED STATES COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF
CALIFORNIA OAKLAND DIVISION
ORACLE USA, INC., et al.,

Plaintiffs,

v.

SAP AG, et al.,

Defendants.

Case No. 07-CV-1658 PJH (EDL)

**MOVANTS MOTION FOR LEAVE TO
INTERNEVE**

Date: May 4, 2011

Time: 9:00 a.m.

Courtroom: 3, 3rd Floor

Judge: Hon. Phyllis J. Hamilton

MOTION FOR LEAVE TO INTERVENE.

Now comes Movants, Terry M. Myers, with this motion
for leave to intervene.

0. Historic Overview

A. In 1912 Movants great grandpa and his son Albert
Bergstrom were in the liquor business in
Andersonville part of which did fail after
prohibition. Then in the 1950 Albert Bergstrom had

MOVANTS MOTION FOR LEAVE TO INTERNEVE

1 a Trucking Company which failed after a fire.
2
3 Sometime after this fire the Andersonville part of
4
5 Chicago where Movants family is from, became The
6
7 Kennedy Express Way. Then Movants grandpa Albert
8
9 Bergstrom became a teamster with YALE trucking and
10
11 was at the seat of honor reserved for 80 year old
12
13 teamster's pension celebrants at their annual
14
15 meeting which was the same year this meeting was at
16
17 the New Stouffers Downtown Chicago.

18
19
20 B. The Myers side for the movants family is from Iowa
21
22 farms.

23
24
25 I. STATEMENT OF FACTS

26 A. On May 28th, 1969 Plaintiff (Wells Fargo, Minnesota)
27
28 or one of its successors or one of its agent Files a
Quit Claim Deed with Lake County (R C000106 in case 02-
08-1160), OTHER EAST COAST ORGANIZATIONS, Francis Eugene
George together the with UCCB, NYAD, CAD do conspire to
defraud the ordinary people of North America with a
massive NAZI/Islamic criminal enterprise. This ring of

MOVANTS MOTION FOR LEAVE TO INTERENVE

1 child abuse perpetrators while pretending to be Pius X
2 disciples but in fact they are WWII era army of Islam
3 inside the DOD US ARMY/IRA disciples of a unrepentant
4 Pius XII.
5

6
7 B. On July 8th, 1969 Plaintiff (Norwest Bank,
8 Minnesota) or one of its agent Files or successors did
9 Quit Claim Deed with Lake County (R C000106 in case 02-
10 08-1160), OTHER EAST COAST ORGANIZATIONS, Francis Eugene
11 George together the with UCCB, NYAD, CAD do conspire to
12 defraud the ordinary people of North America with a
13 massive NAZI/Islamic criminal enterprise. This ring of
14 child abuse perpetrators while pretending to be Pius X
15 disciples but in fact they are WWII era army of Islam
16 inside the DOD US ARMY/IRA disciples of a unrepentant
17 Pius XII
18

19
20 C. On August 01, 1996 Plaintiff (Norwest Bank,
21 Minnesota) and Appellants enter into an mortgage
22 contract for an residential property and Appellants
23 purchase a land trust with tenements (See Exhibit B).
24

25 D. On October 05, 1996 Movants get married.
26
27
28

MOVANTS MOTION FOR LEAVE TO INTERNEVE

1 E. On, December 01, 1998 Plaintiff (Norwest Bank,
2 Minnesota) and Appellants refinance old mortgage
3 into new first mortgage contract for an residential
4 property (no mortgage on record in case 02-08-
5 1160).

6
7
8
9 F. In 1999 Appellants inherits All rights to the state
10 of Wisconsin (see Washington Mutual vs. Myers,
11 Wisconsin 2nd appellate and See Exhibit B).

12
13 G. On June 11, 2001 Plaintiff (Well Fargo Bank,
14 Minnesota) and Appellants enter into a second mortgage
15 contract for an residential property (See Exhibit B).

16
17
18 H. On July 27, 2001 Plaintiff (Well Fargo Bank,
19 Minnesota) claims to own Appellants house and knocks it
20 down(R C000092 and Myers vs. Lake County I (05 L 884).

21
22 I. In 2003 Oracle does breach license agreement with
23 Myers Information Systems, Inc. and the copyright of
24 Myers Information Systems, Inc. by taking source code
25 and designs out of the USA.

26
27 J. In 2005 Movants file Myers vs. Lake County and
28 others in are real action to prove the existence of

MOVANTS MOTION FOR LEAVE TO INTERVENUE

1 Intellectual substance and Copyrighted this and other
2 products (see 05 L 885.)
3

4 K. On January 23, 2008 Appellants filed for
5
6 Chapter 11 and are still in a converted 7 bankruptcy.

7 L. On February, 13 2009 Appellants where evicted.
8

9 M. On February 13, 2009 Appellant make an entry under
10 the terms of Gridley into Marriott and Hilton in
11
12 Mettawa, IL.

13 N. The States Attorney is in error by evicting the
14
15 Defendants on Feb 14 and July 2.

16
17 O. All Treaties between the USA and the Indian nations
18 applies to the land (see MONTANA v. UNITED STATES, 450
19 U.S. 544 (1981) 450 U.S. 544) & (R C0000141 in case 02-
08-1160)

20
21 P. On July 5th, 2009 Defendant make a valid entry into
22 Lincolnshire LLC.

23 Therefore now comes this motion for leave to intervene.

24 We are in needs of the funds now.

25
26 We request this court for our copyrighted product back.

27
28 Terry M. Myers

By /Terry M. Myers/_____

April 8th, 2011
Terry M. Myers
Pro-Se

MOVANTS MOTION FOR LEAVE TO INTERENVE

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UNITED STATES COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION ORACLE USA, INC., et al., Plaintiffs, v. SAP AG, et al., Defendants.	Case No. 07-CV-1658 PJH (EDL) NOTICE OF FILING MOTION FOR LEAVE TO INTERVENE Date: May 4, 2011 Time: 9:00 a.m. Courtroom: 3, 3rd Floor Judge: Hon. Phyllis J. Hamilton
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NOTICE OF FILING
MOTION FOR LEAVE TO INTERVENE.

Now comes Terry M. Myers this motion for leave to intervene.

Name: Terry M. Myers
Motion:
Motion for leave to intervene

By ___ / Terry M. Myers/ _____

Robert A. Mittelstaedt

Fax 1-415-626-3939

Bingham McCutchen

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EDL

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Fax:

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2011 APR 11 A 11:23
RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Fax

To: Clerk of the Court

From: Terry Myers

Fax: 415-522-3605

Pages: 9

Re:

Date: April 08, 2011

600 West Washington AVENUE, Lake Bluff, IL 60044